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	POLITICAL SUBDIVISION LIEN AMENDMENTS
	2019 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Cheryl K. Acton
	Senate Sponsor: Daniel W. Thatcher
:	
]	LONG TITLE
	General Description:
	This bill amends a provision regarding the priority of certain political subdivision liens
t	to be consistent with existing code.
]	Highlighted Provisions:
	This bill:
	• amends a provision regarding the priority of certain political subdivision liens to be
(	consistent with existing code.
I	Money Appropriated in this Bill:
	None
(	Other Special Clauses:
	None
Į	Utah Code Sections Affected:
1	AMENDS:
	11-60-103, as enacted by Laws of Utah 2018, Chapter 197
i	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 11-60-103 is amended to read:
	11-60-103. Political subdivision liens Status Limitations.
	(1) Unless expressly granted in statute, a political subdivision has no lien authority or
1	lien rights when a property owner fails to pay a direct charge for:
	(a) a service that the political subdivision renders; or
	(b) a product an item or goods that the political subdivision delivers

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30	(2) A political subdivision lien other than a lien described in Subsection (3):
31	(a) (i) is not equivalent to and does not have the same priority as property tax; and
32	(ii) is not subject to the same collection and tax sale procedures as a property tax;
33	(b) is effective as of the date on which the lienholder records the lien in the office of
34	the recorder of the county in which the property is located;
35	(c) is subordinate in priority to all encumbrances on the property existing on the date
36	on which the [municipality] lienholder records the lien; and
37	(d) is invalid and does not attach to the property if:
38	(i) the lienholder does not record the lien; or
39	(ii) a subsequent bona fide purchaser purchases the liened property for value before the
40	lienholder records the lien.
41	(3) (a) A political subdivision lien that is included on the property tax notice in
42	accordance with Section 59-2-1317 or another express statutory provision:
43	(i) under Subsection 59-2-1317(3), has the same priority as a property tax and is
44	subject to collection in a tax sale in accordance with Title 59, Chapter 2, Part 13, Collection of
45	Taxes, if:
46	(A) in order to hold the lien, statute requires the lienholder to record the lien or a
47	resolution, notice, ordinance, or order, and the lienholder makes the required recording, or
48	(B) statute does not require the lienholder to record the lien or a resolution, notice,
49	ordinance, or order; and
50	(ii) except as provided in Subsection (3)(b):
51	(A) attaches to the property; and
52	(B) is valid against a subsequent bona fide purchaser of the property.
53	(b) Notwithstanding Subsection (3)(a)(ii), a nonrecurring tax notice charge does not
54	attach to the property and is invalid against a subsequent bona fide purchaser if the recording of
55	a document conveying title to the subsequent bona fide purchaser occurs before the earlier of:
56	(i) the recording of the lien or a notice of lien in the office of the recorder of the county
57	in which the liened property is located; or

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(ii) the mailing of the property tax notice that includes the nonrecurring tax notice charge.

- (4) If the holder of a political subdivision lien records the lien or a notice of lien, upon payment of the amount that constitutes the lien:
  - (a) the lien is released from the property; and

- (b) the lienholder shall record a release of the lien or the notice of lien in the same recorder's office in which the lienholder recorded the lien or the notice of the lien.
- (5) Unless otherwise expressly stated in statute, a partial payment of an amount constituting a political subdivision lien, including all costs, charges, interest, and amounts accrued since the unpaid amount was certified to the county treasurer, is not a release of any assessment to be paid in accordance with Title 11, Chapter 42, Assessment Area Act, or Title 11, Chapter 42a, Commercial Property Assessed Clean Energy Act.
- (6) Nothing in this section limits a political subdivision's lien authority, lien rights, or remedies otherwise provided in statute, a contract, a judgment, or another property interest.